Federal Defenders OF NEW YORK, INC.

Southern District 52 Duane Street-10th Floor, New York, NY 10007 Tel: (212) 417-8700 Fax: (212) 571-0392

David E. Patton Executive Director and Attorney-in-Chief USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC#:
DATE FILED: 12/22/2023

Southern District of New York Jennifer L. Brown Attorney-in-Charge

December 21, 2023

BY EMAIL

Honorable Stewart D. Aaron United States Magistrate Judge Southern District of New York 500 Pearl Street New York, NY 10007 Aaron_NYSDChambers@nysd.uscourts.gov

Request GRANTED. SO ORDERED.

Dated: December 22, 2023

Atuntol. Aum

Re: United States v. Eduardo Suazo Nunez

20 MJ 847

Dear Judge Aaron:

I write to respectfully request that the Court modify Mr. Suazo Nunez's bail conditions to eliminate his curfew. Pretrial Services consents to this request and the Government defers to Pretrial.

On September 26, 2023, Magistrate Judge Ona T. Wang ordered Mr. Suazo Nunez released on his own signature and several additional bail conditions, including *inter alia* a curfew enforced via electronic monitoring. Since his release, Mr. Suazo Nunez has fully complied with his bail conditions. He now seeks to remove the requirement that he abide by a curfew enforced by location monitoring, particularly in anticipation of family gatherings surrounding the holidays.

As noted above, Pretrial Services consents to this request. Assistant U.S. Attorney David Robles informs me the Government defers to Pretrial Services. Accordingly, I ask that the Court remove Mr. Suazo Nunez's curfew and continue with his other bail conditions.

Sincerely,

<u>/s/ Hannah McCrea</u> Hannah McCrea Assistant Federal Defender (646) 574-0351

CC: AUSA David Robles
USPSO Marlon Ovalles